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10/511,825	10/20/2004	Antti Pietilainen	59643.00507	8850
32294 7590 07/21/2008 SQUIRE, SANDERS & DEMPSEY L.L.P. 8000 TOWERS CRESCENT DRIVE			EXAMINER	
			SHIFERAW, ELENI A	
14TH FLOOR VIENNA, VA 22182-6212		ART UNIT	PAPER NUMBER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Application No. Applicant(s) 10/511.825 PIETILAINEN ET AL. Office Action Summary Examiner Art Unit ELENI A. SHIFERAW 2136 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 20 October 2004. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) \_\_\_\_\_ is/are allowed. 6) Claim(s) 1-12 is/are rejected. 7) Claim(s) \_\_\_\_\_ is/are objected to. 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 10/20/2004 is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1,121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some \* c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). \* See the attached detailed Office action for a list of the certified copies not received.

1) Notice of References Cited (PTO-892)

Notice of Draftsperson's Patent Drawing Review (PTO-948)
 Notice of Draftsperson's Patent Drawing Review (PTO-948)
 Notice of Draftsperson's Patent Drawing Review (PTO-948)

Paper No(s)/Mail Date 10/13/2006 and 10/20/2004.

Attachment(s)

Interview Summary (PTO-413)
 Paper No(s)/Mail Date.

6) Other:

Notice of Informal Patent Application

Page 2

Application/Control Number: 10/511,825

Art Unit: 2136

#### DETAILED ACTION

 Claims 1-12 are pending claims 13 and 14 are cancelled without prejudice on the preliminary amendment submitted on 10/20/2004.

- The preliminary amendment, submitted on 05/04/2005, to the title is accepted.
- 3. Claim 1 has been fully considered for statutory reason and has been interpreted as statutory in light of applicant's disclosure page 4 lines 9-12. The nodes in light of the disclosure are personal computers or set-top-boxes. Therefore "a plurality of communication nodes" are interpreted as hardware.

### Information Disclosure Statement

 The information disclosure statements (IDS) submitted on 10/20/2004 and 10/13/2006 have been considered. The submission is in compliance with the provisions of 37 CFR 1.97.
 Form PTO-1449 is signed and attached hereto.

### Oath/Declaration

The oath filed on 09/08/2006 complies with all the requirements set forth in MPEP 602 and therefore is accepted.

#### Drawings

6. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(4) because reference characters "2" and "1" have both been used to designate "hub" as disclosed in the disclosure page 4 line 25 and page 5 line 27, respectively. "Hub 1" on page 5 line 27 should be changed to "Hub 2".

Application/Control Number: 10/511,825 Page 3

Art Unit: 2136

# Specification

Applicant is reminded of the proper language and format for an abstract of the disclosure.
 The abstract should be on a separate sheet i.e. without a drawing/title or should not be a PCT first page. Appropriate correction is required.

### Claim Objections

- 8. Claim 8 is objected to because: in lines 2-3 the claim recites "at at least some times when it would otherwise not be transmitting data to the nodes." The claim repeats the word "at" and also the claim could be interpreted as at least some times it would otherwise be transmitting data to nodes when it is not transmitting. (I.e. there is a possibility for the word "at least sometimes" to be interpreted as 'transmitting over the link ... at least sometimes when the system is transmitting data to the nodes'). For examination purpose the claim is interpreted based on applicant's disclosure page 7 par. 4 as "wherein the data distribution unit is arranged to transmit over the link communications addressed to an address that is not allocated to any of the nodes when the link would otherwise be idle." Appropriate correction is required.
- 9. Claim 1 is objected to because in line 7 wherein said "addresses allocated" should be changed to "link-level addresses allocated" for proper antecedent bases (to refer to the link-level address in line 3). Claim 9 in line 2, and claim 12 line 6 have similar problems and are objected based on the same reason. Appropriate correction is required.

Page 4

Application/Control Number: 10/511,825

Art Unit: 2136

# Claim Rejections - 35 USC § 103

- 10. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior at are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-7, 9 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over
  Elliott et al. USPN 5276813 in view of Lyle USPN 6886102 B1 and Nikander GB 2367986 A.

Regarding claim 1, Elliott et al. discloses a communication system (fig. 1) comprising:

- a plurality of communication nodes (col. 4 lines 12-18 and fig. 1 elements "D"; plurality of different I/O devices D) connected by a data link (col. 3 lines 65-col. 4 lines 7 and fig. 1 elements 12-18; data links 12-18); and
- a communication controller (fig. 1 element 10; dynamic switch) for allocating link-level addresses to the communication nodes whereby the nodes may be identified for communications over the link (col. 9 lines 15-21 and fig. 9 elements 110, 112 and 115; dynamic switch assigning link address to link-level facility).

Elliott et al. fails to disclose the communication controller being arranged to change from time to time the addresses allocated to each communication node and transmit the newly allocated address to the respective node.

However Lyle discloses changing a port IP address at prescribed random intervals (from time to time) by pseudo random number generator and transmitting the new changed address to receivers (see col. 30 lines 8-55 and fig. 19 element 1904) that reads on the communication

Art Unit: 2136

controller being arranged to change from time to time the addresses allocated to each communication node and transmit the newly allocated address to the respective node.

Therefore it would have been obvious to one having ordinary skill in the art at the time of the invention was made to modify the teachings of Lyle within the system of Elliott et al. because they are analogous in a network switch/router (see fig. 1). One would have been motivated to incorporate the teachings of Lyle to confuse attackers from knowing addresses of others and preventing unauthorized access by randomly changing device addresses.

Elliott et al. attaches CRC on the packet when assigning and providing link address, as shown in col. 6 lines 52-59, for error detection but Elliott et al. and Lyle fail to explicitly disclose transmit the newly allocated address to the respective node in encrypted form.

However Nikander discloses encrypting/hashing one or more components/link layer address of an IP address and transmitting hashed (see col. 6 lines 16-col. 7 lines 7 and col. 5 lines 24-29).

Therefore it would have been obvious to one having ordinary skill in the art at the time of the invention was made to modify the teachings of Nikander within the combination system of Elliott et al. and Lyle because they are analogous in generation of address to devices. One would have been motivated to modify the teachings of Nikander to protect the address from intruders.

Regarding claim 12, Elliott et al. discloses a method for communicating data in a communication system (fig. 1), the communication system comprising a plurality of communication nodes (col. 4 lines 12-18 and fig. 1 elements "D"; plurality of different I/O devices D) connected by a data link (col. 3 lines 65-col. 4 lines7 and fig. 1 elements 12-17; data

Application/Control Number: 10/511,825 Art Unit: 2136

links 12-18) and a communication controller (fig. 1 element 10; dynamic switch); the method comprising:

the communication controller allocating link-level addresses to the communication nodes whereby the nodes may be identified for communications over the link (col. 9 lines 15-21 and fig. 9 elements 110, 112 and 115; dynamic switch assigning link address to link-level facility).

Elliott et al. fails to disclose the communication controller changing from time to time the addresses allocated to each communication node and transmit the newly allocated address to the respective node.

However Lyle discloses changing a port IP address at prescribed random intervals (from time to time) by pseudo random number generator and transmitting the new changed address to receivers (see col. 30 lines 8-55 and fig. 19 element 1904) that reads on the communication controller changing from time to time the addresses allocated to each communication node and transmit the newly allocated address to the respective node.

Therefore it would have been obvious to one having ordinary skill in the art at the time of the invention was made to modify the teachings of Lyle within the system of Elliott et al. because they are analogous in a network switch/router (see fig. 1). One would have been motivated to incorporate the teachings of Lyle to confuse attackers from knowing addresses of others and preventing unauthorized access by randomly changing device addresses.

Elliott et al. attaches CRC on the packet when assigning and providing link address, as shown in col. 6 lines 52-59, for error detection but Elliott et al. and Lyle fail to explicitly disclose transmit the newly allocated address to the respective node in encrypted form.

Application/Control Number: 10/511,825 Art Unit: 2136

However Nikander discloses encrypting/hashing one or more components/link layer address of an IP address and transmitting hashed (see col. 6 lines 16-col. 7 lines 7 and col. 5 lines 24-29).

Therefore it would have been obvious to one having ordinary skill in the art at the time of the invention was made to modify the teachings of Nikander within the combination system of Elliott et al. and Lyle because they are analogous in generation of address to devices. One would have been motivated to modify the teachings of Nikander to protect the address from intruders.

Regarding claim 2, Elliott et al. discloses a communication system, wherein communications over the link comprise an address part indicating the address of the one of the nodes to which the respective communication is directed and a payload part (see fig. 2-4; a packet comprising link header field, information field, and link trailer and the link header comprising DEST ADDR, SOURCE ADDR).

Regarding claim 3, Elliott et al. discloses a communication system, wherein the address part is not encrypted (fig. 3 elements 50 and 52; DEST ADDR and SOURCE ADDR).

Regarding claim 4, the combination of Elliot et al. and Lyle disclose including CRC portion see Elliott et al. fig. 4 on the message of fig. 2 but fail to explicitly disclose a communication system, wherein the payload part is encrypted. However Nikander teaches encrypting/hashing one or more components/link layer address of an IP address and transmitting the message (see col. 6 lines 16-col. 7 lines 7 and col. 5 lines 24-29). Therefore it would have been obvious to one Art Unit: 2136

having ordinary skill in the art at the time of the invention was made to modify the teachings of Nikander within the combination system of Elliott et al. and Lyle because they are analogous in generation of address to devices. One would have been motivated to modify the teachings of Nikander by encrypting the address and include the encrypted address as a payload on the data packet to protect the address from unauthorized users.

Regarding claim 5, Elliott et al. discloses a communication system, wherein communications over the link are in the form of data packets (see fig. 2-4 and fig. 9).

Regarding claim 6, Elliott et al. discloses a communication system, wherein the communication system comprises a data distribution unit (col. 3 lines 20-33; dynamic switch 10) connected between the data link (links 12-18) and at least one external data source (main storage) for forwarding data from the data source to the nodes (devices D) via the data link (col. 4 lines 1-40).

Regarding claim 7, Lyle discloses a communication system, wherein the data distribution unit is arranged to forward the data to the nodes in a random or pseudo-random order (see col. 30 lines 8-55 and fig. 19; generating new port IP address randomly and transmitting to receivers).

Therefore it would have been obvious to one having ordinary skill in the art at the time of the invention was made to modify the teachings of Lyle within the combination system because they are analogous in a data routing device. One would have been motivated to incorporate the

Art Unit: 2136

teachings of Lyle to confuse attackers from knowing addresses of others and preventing unauthorized access by randomly changing device addresses.

Regarding claim 9, Elliott et al. discloses a communication system, wherein a node is arranged to store the address allocated to it (col. 7 lines 63) and to ignore communications on the data channel addressed to addresses other than that address (col. 2 lines 65-col. 3 lines 2).

12. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Elliott et al. USPN 5276813 in view of Lyle USPN 6886102 B1 and Nikander GB 2367986 A and further in view of Laxman et al. US PG Pubs 2003/0018804 A1.

Regarding claim 8, Lyle discloses a communication system, wherein the data distribution unit is arranged to transmit over the link communications addressed to an address that is not allocated to any of the nodes (Lyle see col. 30 lines 8-55 and fig. 19; generating new unique port IP address randomly and transmitting to receivers). Therefore it would have been obvious to one having ordinary skill in the art at the time of the invention was made to modify the teachings of Lyle within the combination system because they are analogous in a routing switch. One would have been motivated to incorporate the teachings of Lyle to confuse attackers from knowing addresses of others and preventing unauthorized access by randomly changing device addresses and enhance security.

Art Unit: 2136

However the combination fails to explicitly disclose at at least some times when it would otherwise not be transmitting data to the nodes as interpreted in the disclosure page 7 par. 4 transmitting "when the link would otherwise be idle."

Laxman et al. discloses changing source address with a MAC address prior to sending over a network (see par. 0015 lines 10-12) and monitoring the network until the network is idle and when the network is idle transmitting the new changed MAC address (see par. 0033 and fig. 4B).

Therefore it would have been obvious to one having ordinary skill in the art at the time of the invention was made to modify the teachings of Laxman et al. within the combination system because they are analogous in data transmission. One would have been motivated to incorporate the teachings to properly transmit the packet when the network is not busy.

Claims 10 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over
 Elliott et al. USPN 5276813 in view of Lyle USPN 6886102 B1 and Nikander GB 2367986 A,
 and further in view of Woundy USPN 6009103.

Regarding claim 10, one can understand that the links 12-18 of Elliott et al., IPv6 link of Nikander are Ethernet links but the combination of Elliott et al., Lyle and Nikander fail to explicitly disclose Ethernet link.

However the examiner combines Woundy that discloses a broadband cable data distribution system (fig. 1) comprising a DHCP sever (fig. 1 element 12) for allocating network Ethernet addresses (see col. 3 lines 28-38 and col. 5 lines 17-36) to plurality of user terminals Application/Control Number: 10/511,825 Art Unit: 2136

(fig. 1 element 14) connected to server via a cable modem and coaxial cable via an Ethernet type connection/Ethernet link (see col. 2 lines 60-67).

Therefore it would have been obvious to one having ordinary skill in the art at the time of the invention was made to modify the teaching of Woundy within the combination system because they are analogous in address allocating. One would have been motivated to incorporate the teachings to assign Ethernet address and enhance a security of in an Ethernet communication nodes address allocation.

Regarding claim 11, the combination of Elliott et al., Lyle and Nikander disclose all the subject matter as discloses above. One ordinary skill can understand that the addresses of the Elliott et al. and Nikander are Ethernet physical addresses but the combination of Elliott et al., Lyle and Nikander fail to explicitly disclose wherein the link-level addresses are Ethernet PHY ID addresses.

However the examiner combines Woundy that discloses a broadband cable data distribution system (fig. 1) comprising a DHCP sever (fig. 1 element 12) for allocating network Ethernet physical addresses (see col. 3 lines 28-38 and col. 5 lines 17-36) to plurality of user terminals (fig. 1 element 14) connected to server via a cable modem and coaxial cable via an Ethernet type connection/Ethernet link (see col. 2 lines 60-67).

Therefore it would have been obvious to one having ordinary skill in the art at the time of the invention was made to modify the teaching of Woundy within the combination system because they are analogous in address allocating. One would have been motivated to incorporate

Art Unit: 2136

the teachings to allocate and enhance a security of in an Ethernet communication nodes Ethernet address allocation.

#### Conclusion

 The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See PTO Form 892.

 Any inquiry concerning this communication or earlier communications from the examiner should be directed to ELENI A. SHIFERAW whose telephone number is (571)272-3867. The examiner can normally be reached on Mon-Fri 8:00am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nasser R. Moazzami can be reached on (571) 272-4195. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Page 13

Art Unit: 2136

Art Unit 2136